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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/689,379	10/20/2003	Craig D. Yardley	2734.377-02	3363	
22852	590 03/22/2006		EXAMINER		
FINNEGAN LLP	FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER			HARMON, CHRISTOPHER R	
	V YORK AVENUE, NW		ART UNIT	PAPER NUMBER	
	ON, DC 20001-4413		3721		

DATE MAILED: 03/22/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
_	10/689,379	YARDLEY ET AL.	
Office Action Summary	Examiner	Art Unit	_
	Christopher R. Harmon	3721	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet with the	ne correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICAT 1.136(a). In no event, however, may a reply to will apply and will expire SIX (6) MONTHS tute, cause the application to become ABAND	FION. De timely filed from the mailing date of this communication. ONED (35 U.S.C. § 133).	
Status			
 1) Responsive to communication(s) filed on 06 2a) This action is FINAL. 2b) T 3) Since this application is in condition for allow closed in accordance with the practice under 	his action is non-final. wance except for formal matters,		
Disposition of Claims			
4) ☐ Claim(s) 80-90 is/are pending in the applica 4a) Of the above claim(s) is/are without 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 80-90 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	Irawn from consideration.		
Application Papers	·		
9) The specification is objected to by the Exam 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to t Replacement drawing sheet(s) including the corr 11) The oath or declaration is objected to by the	accepted or b) objected to by the drawing(s) be held in abeyance. rection is required if the drawing(s) is	See 37 CFR 1.85(a). s objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the International Burn * See the attached detailed Office action for a line of the papplication from the Internation for a line of the papplication from the Internation for a line of the papplication from the Internation for a line of the papplication from the Internation for a line of the papplication fr	ents have been received. ents have been received in Appli riority documents have been rec eau (PCT Rule 17.2(a)).	cation No eived in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date		nary (PTO-413) ail Date nal Patent Application (PTO-152)	

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DETAILED ACTION

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 80-90 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The limitation "of at least about" (claim 80, line 5; claim 82, line 3; claim 84, line 5; claim 87, line 3) is indefinite. The scope of "about" is not clear. In paragraph 071, page 23 of the specification the ranges for the length are "about 9.5 – about 13.5 inches" and width "about 3 to about 7 inches". A specific determination of what applicant intends to cover by "at least about 2 to 1" cannot be made.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 80-81, 84, 86, and 90 are rejected under 35 U.S.C. 102(b) as being anticipated by Lazar (US 1,256,334).

Lazar discloses a method of making a paper napkin comprising providing a single ply paper web with a longitudinal to transverse aspect ratio of about 2 to 1; folding one free edge towards the other edge to create two panels 3 and 4; folding the

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transverse fold 2 towards the free edge for a four paneled web; see figures 4 and 6.

The panels have approximately equal areas.

5. Claims 84-85 and 88 are rejected under 35 U.S.C. 102(b) as being anticipated by Chan (US 5,716,691).

Chan discloses a method of folding a web by folding a transverse free edge toward the other free edge creating a fold line and subsequently folding the fold line toward the transverse free edge creating another fold line and three panels; see figures 1 and 2a.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 82-83 and 87 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lazar (US 1,256,334) in view of Applicant's Admitted Prior Art (AAPA).

Lazar does not directly disclose the ranges of dimensions, nor the weight per sq ft of the product. It would have been obvious to one of ordinary skill in the art to apply the folding method of Lazar to various sizes and weights of webs including those of claims 82 and 87. The method of folding does not seem to be affected by the claimed dimensions or the claimed weight ratio and providing such a dimensioned or weighted web solves no stated problem. The previously made common knowledge modification

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is taken to be admitted prior art because applicant failed to traverse the examiner's assertion of official notice.

8. Claims 84-85 and 88-89 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ito et al. (US 4,469,243).

Ito describes forming transverse folds in a web in order to produce wipes. The invention contemplates multiple fold configurations as well as materials; see column 7, lines 40+; figure 1.

Ito does not directly disclose the use of a single ply paper web (rather a four ply for added strength) however it would have been obvious to one of ordinary skill in the art to use the method for a single ply if desired; Applicant has not disclosed that a single ply paper web provides an advantage, is used for a particular purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant's invention to perform equally well with any web of foldable material because the method steps do not rely upon the material being folded.

Further note that it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416.

Response to Arguments

9. Applicant's arguments filed 10/06/05 have been fully considered but they are not persuasive. The rejection under 35 USC 112 is maintained. Because the ranges are not specific ie. the claimed ranges (also provided for in the specification) include the

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term "about", it is uncertain to what degree is encompassed. At least about a 2 to 1 ratio, which variables are also "about" a value is ambiguous, provided no further definition of scope. See also MPEP 2173.05(b) and *Amgen, Inc. v. Chugai Pharmaceutical Co.*, 927 F.2d 1200 (1991) where the court held that claims reciting "at least about" were invalid for indefiniteness where there was close prior art and there was nothing in the specification, prosecution history, or the prior art to provide any indication as to what range of specific activity is covered by the term "about." Specific guidance in the specification has not been found.

The folds in Lazar are considered in a longitudinal direction; see figures 4-7.

Conclusion

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher R. Harmon whose telephone number is (571) 272-4461. The examiner can normally be reached on Monday-Friday from 9-6.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada can be reached on (571) 272-4467. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Rinaldi I. Rada Supervisory Patent Examiner Group 3700